

### **FILED**

May 1, 2024

CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS By: RR

Deputy Clerk

#### UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

UNITED STATES OF AMERICA
Plaintiff

v

ADERBIS SEGUNDO PIRELA PIRELA aka "ADERBIS PIRELA", aka "MARACUCHO"

**Defendant** 

Case No: SA:24-CR-00209-OLG(1)

## GOVERNMENT'S MOTION FOR DETENTION HEARING, FOR DETENTION, AND FOR CONTINUANCE

#### TO THE UNITED STATES MAGISTRATE JUDGE:

The Government, by and through the United States Attorney for the Western District of Texas and the undersigned Assistant United States Attorney, and pursuant to 18 U.S.C. § 3141, et. seq, moves for pretrial detention of Defendant; for a detention hearing regarding the above-named Defendant; and for a continuance of said hearing. In support of these motions, the Government shows as follows:

#### I. MOTION FOR DETENTION HEARING

The Government requests that a hearing be set regarding detention pursuant to 18 U.S.C.

§ 3142(f), as this matter involves one of more of the following:

an offense with a maximum sentence of life imprisonment or death

a qualifying controlled substance offense with a maximum sentence of 10 years or more

a felony offense that involves the possession or use of a firearm (including but not limited to felon in possession of a firearm), destructive device, or any other dangerous weapon

	a felony offense that is a crime of violence as defined under 18 U.S.C. § 3156(a)(4) to include a felony offense under 18 U.S.C. chapter 77, 109a, 110 or 117								
	a felony offense that involves a minor victim								
	an offense that involves failure to register as a sex offender under 18 U.S.C. § 2250								
$\boxtimes$	a serious risk that the Defendant will flee								
$\boxtimes$	a serious risk that the Defendant will obstruct or attempt to obstruct justice								
II.	MOTION FOR DETENTION								
	Grounds for detention. The Government further requests that Defendant be detained								
pendii	ng trial in this case pursuant to 18 U.S.C. §§ 3141(a) and 3142(e), because no condition or								
combi	nation of conditions will reasonably assure:								
$\boxtimes$	Defendant's appearance as required								
$\boxtimes$	the safety of any other person or the community								
III.	MOTION FOR CONTINUANCE								
	Three-day continuance. Pursuant to 18 U.S.C. § 3142(f), the Government moves for a								
three-	day continuance of the detention hearing in the matter.								
IV.	NOTICE OF DEDUTE A DUE DDECHMOTION IN FAVOR OF DETENTION								
	NOTICE OF REBUTTABLE PRESUMPTION IN FAVOR OF DETENTION								
	Presumption of detention. In addition, the Government gives notice that 18 U.S.C. §								
3142(									
·	Presumption of detention. In addition, the Government gives notice that 18 U.S.C. §								
will re	Presumption of detention. In addition, the Government gives notice that 18 U.S.C. § e)(3) establishes a rebuttable presumption that no condition or combination of conditions								
will re	Presumption of detention. In addition, the Government gives notice that 18 U.S.C. § e)(3) establishes a rebuttable presumption that no condition or combination of conditions easonably assure the appearance of the person as required and the safety of the community,								
will rebecause	Presumption of detention. In addition, the Government gives notice that 18 U.S.C. § e)(3) establishes a rebuttable presumption that no condition or combination of conditions easonably assure the appearance of the person as required and the safety of the community, see there is probable cause to believe that Defendant committed:								

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# V. NOTICE OF APPLICABILITY OF TEMPORARY DETENTION OF UP TO 10 DAYS

Temporary detention. The Government gives notice, pursuant to 18 U.S.C. § 3142(d), that Defendant is subject to temporary detention of up to ten days, as Defendant may flee or pose a danger to any other person or the community, and Defendant was: at the time the offense was committed, on release pending trial for a felony offense at the time the offense was committed, on release pending imposition or execution of sentence, appeal of sentence or conviction, or completion of sentence for an offense at the time the offense was committed, on probation or parole for an offense  $\boxtimes$ and is not, a United States citizen or not admitted lawfully for permanent residence Respectfully submitted, JAIME ESPARZA United States Attorney BY:  $/_{\rm S}/$ FIDEL ESPARZA III

Assistant United States Attorney Bar No: 24073776 601 NW Loop 410, Suite 600

San Antonio, Texas 78216-5512 Phone: (210) 384-7100 Email: fesparza@usdoj.gov



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Plaintiff							
v ADERBIS SEGUNDO PIRELA PIRELA aka "ADERBIS PIRELA",							
aka "MARACUCHO"  Defendant							
	ORDE	<u>R</u>					
On this date the Court considered th	ie Govei	nment's Motio	n to De	tain Defer	ıdant	, and the	he
Court having reviewed said motion finds th	at it sho	uld be GRANT	TED.				
IT IS HEREBY ORDERED that	t the Go	overnment's M	lotion t	o Detain	Defe	ndant	is
GRANTED.							
IT IS FURTHER ORDEREI	<b>D</b> that	Defendant's	bond	hearing	is	set f	or
at	a.m. / p.	m.					
SIGNED AND ENTERED on: May	, 20	024.					
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